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PPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/842,684	04/27/2001	Paul Scheier	PLAN-0003	9044
34018 75	90 09/21/2005		EXAM	INER
GREENBERG 77 WEST WAC	G TRAURIG, LLP CKER DRIVE		OUELLETTE, I	IONATHAN P
SUITE 2500			ART UNIT	PAPER NUMBER
CHICAGO, IL	60601-1732		3629	
			DATE MAILED: 09/21/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Action Summar	y Pa	rt of Paper No./Mail Date 20050907
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/C Paper No(s)/Mail Date S. Patent and Trademark Office	08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	· ·
a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have beer riority docume eau (PCT Rule	n received in Application received in the rece	ed in this National Stage
12) Acknowledgment is made of a claim for forei	gn priority und	ler 35 U.S.C. § 119(a)	-(d) or (f).
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct of the second of the correct of the second of the correct of the second of	he drawing(s) bection is require	e held in abeyance. Seed of the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).
9) The specification is objected to by the Exami	_	_	
8) Claim(s) are subject to restriction and Application Papers	d/or election re	equirement.	
7) Claim(s) 1-20 is/are rejected. 7) Claim(s) is/are objected to.			
5)☐ Claim(s) is/are allowed. 6)☒ Claim(s) <u>1-26</u> is/are rejected.			
4) Claim(s) <u>1-26</u> is/are pending in the application 4a) Of the above claim(s) is/are withd		sideration.	•
Disposition of Claims			
closed in accordance with the practice unde	er Ex parte Qu	ayle, 1935 C.D. 11, 45	3 O.G. 213.
3) Since this application is in condition for allow			secution as to the merits is
1) Responsive to communication(s) filed on <u>27</u> 2a) This action is FINAL . 2b) X T	<i>April 2001.</i> his action is n	on-final.	
Status			
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory peri - Failure to reply within the set or extended period for reply will, by sta Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF TH 1.136(a). In no eve od will apply and will tute, cause the appl	IS COMMUNICATION nt, however, may a reply be tim l expire SIX (6) MONTHS from cation to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).
Period for Reply	appours on the	oover shoot with the c	on espondence dudi ess
The MAILING DATE of this communication a	Jonathan (3629
Office Action Summary	Examiner		Art Unit
•	09/842,68	4	SCHEIER ET AL.
	Application	n No.	Applicant(s)

DETAILED ACTION

Claim Rejections - 35 USC § 112

1. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

- 2. Claims 12-17 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 3. Claim 12 recites the limitation "the system of claim 12". There is insufficient antecedent basis for this limitation in the claim.
- 4. Claim 13 recites the limitation "the system of claim 13". There is insufficient antecedent basis for this limitation in the claim.
- 5. Claim 14 recites the limitation "the system of claim 14". There is insufficient antecedent basis for this limitation in the claim.
- 6. Claim 15 recites the limitation "the system of claim 15". There is insufficient antecedent basis for this limitation in the claim.
- 7. Claim 16 recites the limitation "the system of claim 16". There is insufficient antecedent basis for this limitation in the claim.
- 8. Claim 17 recites the limitation "the system of claim 17". There is insufficient antecedent basis for this limitation in the claim.

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Claim Rejections - 35 USC § 102

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9. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 10. Claims 1-26 are rejected under 35 U.S.C. 102(b) as being anticipated by D'Arlach et al. (US 6,026,433).
- 11. As per independent Claim 1, D'Arlach discloses a Web-based Electronic Commerce system comprising: a platform between corporate systems and e-commerce channels with common presentation and navigation, environment management, common standards, error management, auditing, and enhanced security features (C4-C7, Fig.5); at least one default Site is be loaded into the system, wherein multiple sites is be added as needed (i.e., Intranet, Extranet, and various Internet sites) through the Multiple Sites sub-menu option; wherein the properties of the default Site is be modified to reflect the preferred Site Name, Site URL, and the like wherein each Site's colors, frame-set style, fonts, name and description is be configured using the Site Style Wizard (C4-C7, Fig.5-12); wherein the Site Style Wizard icon is be located on the Results Tab of the Manage Sites sub menu option (C7 L55-67, page creation and maintenance features accessed through menu bar).
- 12. As per dependent Claims 2-17, D'Arlach discloses a Web-based Electronic Commerce system (C4-C7, Fig.5-12). As for the limitations of the functions of the system/apparatus or what the system/apparatus does, i.e. "wherein the data repository is accessible by the

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customer in order to determine a delivery status of the package, wherein the mobile communication unit automatically transmits the radiation signal to the gateway", these carry no patentable weight in an apparatus claim. Apparatus claims should cover what a device is or structures or structural elements, not what a device does. See Hewlett-Packard Co. vs. Bausch & Lomb Inc., 909 F 2.d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990).

- 13. As per **independent Claim 18**, D'Arlach discloses a system for e-commerce, employing a Windows Management Interface (WMI) for starting and stopping of NT Services, Coloraborative Data Objects (CDO), SMTP Service for sending of email, CRYPTO API for encryption of data using standard algorithms, ActiveX Data Objects (ADO) for database access, wherein the system is configured in a three tier environment including: a Presentation Tier for formatting HTML to be displayed in a browser; a Business Tier for performing any business logic and connecting to databases and legacy systems; and a Data Tier for performing data storage, queries and manipulation (C4-C7, Fig.5-12, equivalent system technology/functionality).
- 14. As per dependent Claims 19-23, D'Arlach discloses a Web-based Electronic Commerce system (C4-C7, Fig.5-12). As for the limitations of the functions of the system/apparatus or what the system/apparatus does, i.e. "wherein the data repository is accessible by the customer in order to determine a delivery status of the package, wherein the mobile communication unit automatically transmits the radiation signal to the gateway", these carry no patentable weight in an apparatus claim. Apparatus claims should cover what a device is or structures or structural elements, not what a device does. See Hewlett-

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Packard Co. vs. Bausch & Lomb Inc., 909 F 2.d 1464, 1469, 15 USPQ2d 1525, 1528 (Fed. Cir. 1990).

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- 15. As per **independent Claim 24**, D'Arlach discloses a method of managing a system site for e-commerce which allows for multiple sites or user interfaces to information, each of the sites configured to have their own functionality, pages, users, groups, reports, menus, logos, colors, fonts, and style, each of the sites administrated from a single site or from each site individually (C4-C7, Fig.5), said method comprising the steps of configuring, by an administrators, groups of users, managing, by the groups of users, individual pieces of each site including one or more of user accounts, manages permissions, manages site logos, colors and menus, manages the audit logs and security settings, wherein all sites are run from the same system database which is be used to brand identical sites with different colors and logos for different groups of users and customers (C4-C7, Figs.5-12).
- 16. As per Claim 25, D'Arlach discloses wherein all sites run off of the same ASP pages and IP address assigned in IIS such that a single set of ASP pages and components may be managed to manage a plurality of different sites.
- 17. As per Claim 26, D'Arlach discloses wherein multiple function sites are configured and managed using the system multi-site architecture.

Conclusion

18. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

19. The following foreign patent is cited to show the best foreign prior art found by the examiner:

PCT No. WO 200057314 A2 to Chambers et al.

Chambers discloses a program that has a database including predefined templates for each type of element to be added to web pages of the web site by the user.

The templates have content areas to contain each type of element. The template is modifiable by the user using an editing system and is stored in modified form by the user for public access over the Internet.

20. The following non-patent literature is cited to show the best non-patent literature prior art found by the examiner:

Robinson, John, "Server refines Web site management," Network World, v13n25, PP: 43, June 17, 1996.

Robinson discloses a website development system/software used for developing and managing websites.

- 21. Additional Literature has been referenced on the attached PTO-892 form, and the Examiner suggests the applicant review these documents before submitting any amendments.
- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jonathan Ouellette whose telephone number is (571) 272-6807. The examiner can normally be reached on Monday through Thursday, 8am 5:00pm.

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14. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Weiss can be reached on (571) 272-6812. The fax phone numbers for

official communications.

15. Any inquiry of a general nature or relating to the status of this application or proceeding

should be directed to the Office of Initial Patent Examination whose telephone number is

the organization where this application or proceeding is assigned (571) 273-8300 for all

(703) 308-1202.

September 7, 2005

Jonathan Ouellette

Patent Examiner

Technology Center 3600

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